

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NORTH CAROLINA
RALEIGH DIVISION

IN RE:
KING DON RIVES
MARYDEL HART RIVES
DEBTOR(S)

CASE NUMBER:
16-03686-5-SWH
CHAPTER 13

MINUTES OF 341 MEETING AND
MOTION FOR CONFIRMATION OF PLAN

NOW COMES, the Trustee in the above referenced Chapter 13 case and moved the Court for entry of an Order confirming the Plan in this case, and as to the extent modified by this Motion. In support of this Motion, the Trustee says unto the Court the following:

1. That the Debtor(s) appeared at the meeting of creditors, as required by 11 U.S.C. §341 and submitted to an examination under oath by the Trustee on OCTOBER 6, 2016 or has (have) supplied answers to written interrogatories;
2. The Debtor(s) has/have complied with all requirements of 11 U.S.C. §521(a)(1)(B), and Interim Bankruptcy Rule 1007, and Rule 4002(b), as modified and adopted by this Court, and this case has not been dismissed, nor is it subject to dismissal, under 11 U.S.C. §521(i).
3. There are no pending objections to confirmation or other filings or pleadings that would impede the confirmation of the Plan in this case;
4. The analysis of this Plan has been performed by the Trustee, as evidenced by Exhibit "A" attached hereto, and the Trustee is of the opinion that the Plan meets the requirements of 11 U.S.C. §1325;
5. The Debtor(s) shall pay to the Trustee aggregate payments of \$19,940.00, which amount is the "Plan Base," and such payments shall be paid as follows: 8 MONTHS @ \$250.00; 52 MONTHS @ \$345.00. The Debtor's applicable commitment period under 11 U.S.C. § 1325(b)(4) is 60 months. The Debtor's plan shall not end prior to completion of the applicable commitment period unless all allowed general unsecured claims have been paid in full. The Trustee shall disburse such funds pursuant to the terms of the confirmed plan and subsequent orders of the Court and all required thereby to be paid by the Debtor(s). The Debtor(s) must pay the Plan Base to the Trustee for distribution under the terms of the confirmed Plan before a discharge may be entered;
6. The Plan established a minimum pool of funds to be paid to the Trustee by the Debtor(s) called the "Unsecured Pool" as provided for in 11 U.S.C. §1325(b)(1)(B). The Plan established the Unsecured Pool in this case as \$0.00. After satisfaction of all allowed priority and administrative claims, unsecured creditors shall receive their *pro rata* portion of any funds remaining in the Unsecured Pool;
7. This case satisfies the requirements of §1325(a)(4) (commonly known as the liquation test).
8. Since various factors, including but not limited to periodic fluctuation of the Trustee's commission during the course of this case, may affect the amount of funds in the Unsecured Pool available for distribution to unsecured creditors, the Unsecured Pool shall be increases by the "base" amount not needed to satisfy allowed secured, priority, and administrative claims (including the Trustee's commission);

9. Generally, and subject to orders entered hereafter by this Court, any claim proof of which is not filed before on or before NOVEMBER 23, 2016 shall be disallowed. Claims of governmental units, proofs of which are not filed before JANUARY 11, 2017 shall be disallowed.
10. Scheduled claims, proofs of which are not timely filed, or which claims are disallowed, are subject to being discharged if the Debtor(s) complete the Plan, except as specifically provided by law. The liens of creditors which will not be paid in full during the term of the Plan, or which are to be paid directly by the Debtor(s), are not affected by the confirmation of this Plan, except as provided in paragraph 12 below;
11. *No real estate creditor shall ever assess, charge or collect, from either the debtor or the real estate collateral, any assessments, fees, costs, expenses or any other monetary amounts, exclusive of principal, interest, taxes and insurance, that arose from the date of the filing of the bankruptcy petition to the entry of the Order of Discharge except as may be allowed by court order or an allowed proof of claim. This does not apply to the right of a Homeowner's Association to assess, charge or collect post-petition assessments, fees, costs, expenses, or other monetary amounts for obligations due from the Debtor(s) to the Homeowner's Association post-petition in accordance with the contract between such parties or restrictive covenants applicable to the real property of the debtor(s) and applicable law.*
12. The claims of the following secured creditors shall be paid in the amount set out below. The amount shown has been adjusted to account for any adequate protection payment(s) paid to the creditor by the Trustee in accordance with Local Rule 3070-1(b) prior to the date of this motion, and a similar adjustment shall be made should any additional adequate protection payments be disbursed by the Trustee prior to the confirmation of the Plan. All adequate protection payments are applied to reduction of the principal amount of the creditor's claim. With respect to claims listed below for which the terms of repayment are listed as: "Direct" or "Outside" or similar language regarding the payment of a claim under this Plan, such language means that the Debtor(s) or a third party will make the post-petition payments in accordance with the contractual documents which govern the rights and responsibilities of the parties to the transaction, including any contractual modifications thereof, beginning with the first payment that comes due following the order for relief. With respect to claims for which the collateral is described as "Arrears," the amount thereby shown as pre-petition arrears shall be cured through plan payments made by the Debtor(s) in the manner set forth under the heading "Repayment." The lien of each such creditor shall survive the discharge(s) of the Debtor(s), provided that upon payment to the creditor of the allowed arrearage claim, shown below (or as changed by a timely filed and allowed claim or amendment to claim or order of this Court), the Debtor(s) shall be deemed to be current under the terms of the debt as of the petition date. With respect to claims listed below for which the terms of repayment are listed as: "Surrender," upon entry of an Order confirming the plan, as modified by this Motion, the automatic stay of 11 U.S.C. §362(a) shall thereupon be lifted and modified with respect to such property "for cause" under 11 U.S.C. §362(d)(1), and, if applicable, the co-debtor stay of 11 U.S.C. § 1301(a) shall thereupon also be lifted and modified with respect to such property pursuant to 11 U.S.C. § 1301(c)(2), as allowed by Local Rule 4001-1(b). If "Scheduled" appears next to or below "Amount," below, such notation indicates that no claim has been filed by or on behalf of the Creditor. In accordance with 11 U.S.C. §502, no disbursements may be made to a creditor who does not hold an allowed claim which requires the timely filing of a proof of claim pursuant to and in accordance with 11 U.S.C. §501, Federal Rules of Bankruptcy Procedure 3001, 3002, and 5005, and Local Rules 3001-1(b), 3004-1 and 5005-1 through 5005-4(12). Should an objection to a claim be filed, the Trustee may reserve payments on such claim pending entry of a final order resolving such objection. The amount shown as "monthly payment" is the average amount the creditor will receive each month during the life of the plan. Numerous variables (such as payment of attorney's fees, the timing of the preparation and filing of this Motion, the filing of claims after confirmation, the timing of payments made to the Trustee, etc.) make determination of an exact monthly payment to be disbursed each month impossible. The creditor's allowed claim will be paid within the term stated.

<u>Creditor</u>	<u>Collateral</u>	<u>Amount</u>	<u>Int. rate/Term/Mo. Pymt</u>
1- LOAN MAX	2004 MERCEDES	\$1,000.00- SECURED	5.50% INT. WITHIN 60 MONTHS (\$19.10 PER MONTH).
2- CREDIT ACCEPTANCE CORP.	2009 HYUNDAI	\$21,682.74- SECURED	TO BE SURRENDERED.
4- PLATINUM AUTO FINANCE	2008 LEXUS	\$4,684.43- SECURED	5.50% INT. WITHIN 60 MONTHS (\$89.48 PER MONTH).

13. The following creditors have filed secured proofs of claim, but due to the value placed on the collateral, the claims will be treated as unsecured and paid with the other unsecured claims;

<u>Creditor</u>	<u>Collateral</u>	<u>Amount</u>	<u>Int. rate/Term/Mo. Pymt</u>
NONE			

14. The Treatment of claim indicated in paragraphs 12 and 13 above is based on information known to the Trustee at the time of the filing of this Motion. The treatment of some claims may differ from that indicated if subsequent timely filed claims or amended claims require different treatment;

15. The following executory contracts and unexpired leases shall be either assumed or rejected as indicated below. With respect to any such contract or lease which is "Rejected," upon entry of an Order confirming the plan, as modified by this Motion, the automatic stay of 11 U.S.C. § 362(a) shall be lifted and modified with respect to such agreement and any property held by the creditor or lessor, included but not limited to any security deposit "for cause" under 11 U.S.C. §362(d)(1), and, if applicable, the co-debtor stay of 11 U.S.C. §1301(a) shall also be lifted and modified with respect to such agreement and any property held by the creditor or lessor, including but not limited to any security deposit pursuant to 11 U.S.C. §1301 (c)(2).

<u>Creditor</u>	<u>Property Leased or Contracted For</u>	<u>Treatment</u>
77- TIMOTHY M. SALEEBY	LEASE	REJECT

16. Priority claims shall be paid in full over the term of the Plan;

17. That confirmation of this Plan will be without prejudice to pending Motions for Relief From the Automatic Stay and will be without prejudice to objections to claim and avoidance actions;

18. That confirmation of the Plan vests all property of the estate in the Debtor(s), provided, however, that upon confirmation, and hence such vesting, that automatic stay of 11 U.S.C. §362(a) shall be re-imposed as to any and all property with respect to which such vesting would otherwise effect the lifting of the automatic stay under 11 U.S.C. §362(c)(3)(A). Should any creditor object to the foregoing, then the property related to such creditors claim of the subject of such objection shall not vest in the Debtor(s) but shall remain property of the bankruptcy estate of the Debtor(s), until the earliest of the time the case is closed, the time the case is dismissed, or the time a discharge is granted or denied to the Debtor(s);

19. That the attorney for the Debtor(s) is requesting compensation for services in the amount of \$4,300.00 plus costs advanced of \$0.00, as reflected in the Rule 2016 Disclosure of Compensation (or Amended Disclosure, if applicable) filed with the Court, of which \$300.00 was paid to counsel prior to filing. The Trustee recommends to the Court a fee of \$4,300.00, plus costs advanced of \$0.00, for a sum of \$4,000.00 to be paid to counsel through the plan. If the amount recommended to be paid is different from that requested, an explanation can be found in Exhibit "A".

DATED: APRIL 7, 2017

/s/ John F. Logan
 John F. Logan
 Standing Chapter 13 Trustee
 NC State Bar No. 12473
 PO Box 61039
 Raleigh, NC 27661-1039

EXHIBIT "A"

NAME OF DEBTOR(S):	KING DON RIVES MARYDEL HART RIVES	CASE NUMBER: 16-03686-5-SWH
EMPLOYMENT:	Debtor: KANICA MINOLTA OIL ROYALTIES MILEAGE REIMBURSE.	GROSS INCOME: \$7,951.00 \$ 18.00 \$ 867.00
	Spouse: NONE	\$ 0.00

BUSINESS:	NON-BUSINESS: X
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Prior Bankruptcy Cases: Yes: X No:

If so, Chapter 13 filed: JULY 2, 2015	Disposition: DISMISSED: OCTOBER 15, 2015
13 OCTOBER 15, 2014	DISMISSED: APRIL 3, 2015
7 JUNE 4, 2013	DISCHARGED: NOVEMBER 21, 2013
13 JULY 23, 2012	DISMISSED: MARCH 11, 2013
13 SEPTEMBER 17, 2010	DISMISSED: JANUARY 24, 2012

Real Property: (Brief Description: Ex - H&L, mobile home, etc)

Description: NONE

FMV	\$ 0.00	Date Purchased
Liens	\$ 0.00	Purchase Price \$
Exemptions	\$ 0.00	Improvements \$
Equity	\$ 0.00	Insured for \$
Rent	\$1,600.00	Tax Value \$

Tenants by Entirety: Yes () No ()

Attorney Fees and Costs Advanced*

Requested:	\$4,300.00(excluding filing fee)
Costs Advanced:	\$ 0.00
Paid:	\$ 300.00 (excluding filing fee)
Balance:	\$4,000.00

Trustee's Recommendation: \$4,300.00 plus \$0.00

Comments: ERICH M. FABRICIUS

*Costs Advanced include expenses such as Filing Fee, Credit Reports, Credit Counseling Expenses, and Judgment searches, as itemized on the Rule 2016 Disclosure (or Amended Rule 2016 Disclosure, if filed)

<u>Plan Information: After 341</u>			<u>Payout % After 341</u>	
Total Debts	\$86,053.00	Pay in	\$19,940.00	Priority 100%
Priority	\$ 8,203.00	Less 6%	\$ 1,196.00	Secured 100%
Secured	\$ 6,320.00	Requested		Unsecured 1%
Unsecured	\$71,530.00	Atty fee	\$ 4,000.00	Joint 0%
Joint Debts	\$ 0.00	Available	\$14,744.00	Co-Debts 0%
Co Debts	\$ 0.00			

Annual Review: Yes: () No: (X)

Payroll Deduction: () Yes (X) No

Objection to Confirmation: Yes () No (X)

Pending:

Resolved:

Motions Filed: Yes () No (X)

If so, indicate type and status:

Hearing Date:

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NORTH CAROLINA
RALEIGH DIVISION

IN RE:
KING DON RIVES
MARYDEL HART RIVES
DEBTOR(S)

CASE NUMBER:
16-03686-5-SWH
CHAPTER 13

NOTICE OF MOTION FOR CONFIRMATION OF PLAN

John F. Logan, Chapter 13 Trustee, has filed papers with the Court to confirm the Chapter 13 Plan.

Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

If you do not want the Court to grant the Motion for Confirmation of the Plan, or if you want the Court to consider your views on the Motion, then on or before MAY 5, 2017 you or your attorney must file with the Court, pursuant to Local Rule 9013-1 and 9014-1, a written response, an answer explaining your position, and a request for hearing at:

U.S. Bankruptcy Court
Eastern District of North Carolina
PO Box 791
Raleigh, NC 27602

If you mail your response to the Court for filing, you must mail it early enough so the Court will receive it on or before the date stated above.

You must also mail a copy to the debtor(s), debtor(s) attorney, and Trustee at the following addresses:

JOHN F. LOGAN
CHAPTER 13 TRUSTEE
PO BOX 61039
RALEIGH, NC 27661-1039

KING DON RIVES
MARYDEL HART RIVES
8602 WARRENTON DR.
RICHMOND, VA 23229

ERICH M. FABRICIUS
FABRICIUS & FABRICIUS, PLLC
PO BOX 1230
KNIGHTDALE, NC 27545-1230

If a response and a request for hearing is filed in writing on or before the date set above, a hearing will be conducted on the motion at a date, time and place to be later set, and all parties will be notified accordingly.

If you or your attorney do not take these steps, the Court may decide that you do not oppose the relief sought in the motion and may enter an order confirming the plan.

DATED: APRIL 7, 2017

/s/ John F. Logan
John F. Logan, Chapter 13 Trustee
PO Box 61039
Raleigh, NC 27661-1039
(919) 876-1355

CERTIFICATE OF SERVICE

DEBTOR 1 NAME: KING DAN RIVES

CASE NUMBER: 1603686

DEBTOR 2 NAME: MARYDEL HART RIVES

I Robert J Wallace, Jr. certify under penalty of perjury that I have served the attached document on the below listed entities in the manner shown on 4/7/2017 :

Via Electronic Delivery:

ERICH M. FABRICIUS,FABRICIUS & FABRICIUS PLLC,PO BOX 1230,KNIGHTDALE NC 27545-1230

Via U.S. First Class Mail, or electronic service, if such interested party is an electronic filing user, pursuant to Local Rule 5005-4(9)(b):

AFS ACCEPTANCE, LLC,PO BOX 189007,PLANTATION FL 33318

AMERICAN INFOSOURCE, LP,as agent for VERIZON,PO BOX 248838,OKLAHOMA CITY OK 73124

AMERICAN MEDICAL COLLECTION AGENCY,ATTN: MANAGER/OFFICER,4 WESTCHESTER PLAZA, BLVD 4, STE. 110,ELMSFORD NY 10523

ASSOCIATED UROLOGISTS OF NC, PA,3821 ED DRIVE,RALEIGH NC 27612

BAKKALAPULO LAW FIRM,111 N. BELCHER ROAD,SUITE 201,CLEARWATER FL 33765

BELK FORD,ATTN: MANAGING AGENT,447 MS-6,OXFORD MS 38655

BROWNLEE LAW FIRM PLLC,ATTN: MNG AGT,4020 WESTCHASE BLVD #530,RALEIGH NC 27607-3977

CHASE RECEIVABLES,1247 BROADWAY,SONOMA CA 95476

CITY OF RALEIGH,PO BOX 590,RALEIGH NC 27602

CITY OF RICHMOND,ATTN: DEPT. OF PUBLIC UTILITIES,730 E. BROAD ST., 5TH FLOOR,RICHMOND VA 23219

CITY OF WASHINGTON DC,ATTN: MANAGING AGENT,PROFESSIONAL ACCT MGT,PO BOX 37038 WASHINGTON DC 20013

CJW MEDICAL CENTER,RESURGENT CAPITAL SERVICES,PO BOX 1927,GREENVILLE SC 29602

COMMONWEALTH RADIOLOGY,ATTN: MNG AGT,1508 WILLOW LAWN DR,SUITE 117 RICHMOND VA 23230

CONSUMER SOLUTIONS, INC.,ATTN: MANAGING AGENT,4400 OLD POOLE RD BLDG B,RALEIGH NC 27610

COUNTY OF HENRICO, VIRGINIA,ASSISTANT COUNTY ATTORNEY,ANDREW R. NEWBY,PO BOX 90775 HENRICO VA 23273

CREDIT ACCEPTANCE CORPORATION,25505 WEST 12 MILE ROAD,SUITE 3000,SOUTHFIELD MI 48034

DANIEL AND DELANCY MCAULEY,1423 CONCORD CHURCH RD,ROXBORO NC 27574

DANKOS, GORDON & TUCKER, PC,ATTN: MANAGING AGENT,1360 E. PARHAM RD. STE. 200,RICHMOND VA 23228

DIAMOND DOG HOUSE, LLC,DANKOS, GORDON & TUCKER, P.C.,1360 EAST PARHAM ROAD,SUITE 200 RICHMOND VA 23228

DOMINION BEHAVIORAL HEALTH INC,ATTN: MANAGING AGENT,2305 NORTH PARHAM RD,STE. 3 HENRICO VA 23229

DR. GEORGE A. ALEY, III PLC,9030 THREE CHOPT RD STE A,HENRICO VA 23229

DRS OVERTON WILEY KIRCHMIER T,ATTN: MANAGING AGENT,10410 RIDGEFIELD PKWY,HENRICO VA 23233

DUKE ENERGY PROGRESS,PO BOX 1771,RALEIGH NC 27602

DUKE UNIVERSITY HEALTH SYSTEM,ATTN: MANAGER OR REG. AGENT,5213 S. ALSTON AVE.,DURHAM NC 27713-4430

ENTRUST FCU,c/o: EDWARD S. WHITLOCK, III, ESQ.,LAFAYETTE, AYERS & WHITLOCK, PLC,10160 STAPLES MILL ROAD, SUITE 105 GLEN ALLEN VA 23060

ERNELL MAURICE SAVAGE, JR.,ATTN: MANAGING AGENT,9660 FALLS OF NEUSE STE 138,RALEIGH NC 27615

FIRST PREMIER,3820 N. LOUSE AVENUE,SIOUX FALLS SD 57107

FOCUSUSED RECOVERY SOLUTIONS, INC,9701 METROPOLITAN COURT, SUITE B,RICHMOND VA 23236

FOX EYE CARE GROUP,ATTN: MANAGING AGENT,3509 HAWORTH DRIVE #208,RALEIGH NC 27609

HAMMERHEAD POOL SERVICES, INC,ATTN: MANAGING AGENT,5621 DEPARTURE DR,STE 106 RALEIGH NC 27616

HARRISON FENCE,ATTN: MANAGING AGENT,PO BOX 828,APEX NC 27502

HAYES BARTON ANIMAL HOSPITAL,ATTN: MANAGING AGENT,1516 GLENWOOD AVE,RALEIGH NC 27608

INTERNAL REVENUE SERVICE,ATTN: CORRESPONDENCE,PO BOX 7346,PHILADELPHIA PA 19101-7346

INTERNAL REVENUE SERVICE,ATTN: MANAGER OR REG. AGENT,PO BOX 7317,PHILADELPHIA PA 19101-7317

JOHNSTON HEALTH,KEVIN B. WILSON LAW OFFICES,2810 WALKER ROAD,SUITE 102 CHATTANOOGA TN 37421

KING DAN RIVES,MARYDEL HART RIVES,8602 WARRENTON DR,RICHMOND VA 23229

KRS HOLDINGS, INC.,d/b/a: GREAT RICHMOND RENTALS,DONKOS GORDON, P.C.,1360 E. PARHAM ROAD, SUITE 200 RICHMOND VA 23228

LAFAYETT AYERS WHITLOCK ET AL,ATTN: MNG AGT,10160 STAPLES MILL RD,STE 105 GLEN ALLEN VA 23060

LCA COLLECTIONS,POST OFFICE BOX 2240,BURLINGTON NC 27216-2240

By Electronic Transmittal :

By Fax :

I certify that I have prepared the Certificate of Service and that it is a true and correct copy to the best of my knowledge, information and belief.

Date : 4/7/2017Signature : Robert J. Wallace Jr.

Premium Graphics, Inc.
2099 Thomas Road Suite 10
Memphis, TN 38134

CERTIFICATE OF SERVICE

DEBTOR 1 NAME: KING DAN RIVES

CASE NUMBER: 1603686

DEBTOR 2 NAME: MARYDEL HART RIVES

I Robert J Wallace, Jr. certify under penalty of perjury that I have served the attached document on the below listed entities in the manner shown on 4/7/2017 :

LEATHER & VINYL MD,c/o: CHAPTER HOLDINGS, LLC,200 N. WASHINGTON ST.,TULLAHOMA TN 37388
LEATHER AND VINYL MD,8300 FALLS OF NEUSE ROAD,SUITE 110,RALEIGH NC 27615
LEXINGTON COUNTY HEALTH,ATTN: MANAGING AGENT,1070 S LAKE DR,LEXINGTON SC 29073
LEXINGTON RADIOLOGY,ATTN: MANAGING AGENT,508 HULON LN,WEST COLUMBIA SC 29169
LOAN MAX,3440 PRESTON RIDGE ROAD,Suite 500,ALPHARETTA GA 30005
MSCB INC.,ATTN: MANAGING AGENT,PO BOX 1567,PARIS TN 38242
NATIONAL GENERAL INSURANCE,ATTN: MANAGING AGENT,PO BOX 3199,WINSTON SALEM NC 27102
NEUROSURGICAL ASSOCIATES, PC,ATTN: MANAGING AGENT,1651 N. PARHAM RD.,HENRICO VA 23229
NORTH CAROLINA DEPT OF REVENUE,OFFICE SERVICES DIVISION,PO BOX 1168,RALIEGH NC 27602-1168
OPTIMUM OUTCOMES,ATTN: MNG AGT,2651 WARRENVILLE R,DOWNERS GROVE IL 60516
OPTIMUM OUTCOMES,PO BOX 660943,DALLAS TX 75266
PLATINUM AUTO FINANCE,ATTN: OFFICER,25 N. MAIN AVE.,CLEARWATER FL 33765-3221
PORTFOLIO RECOV. ASSOC., LLC,PO BOX 12914,NORFOLK VA 23541
PRA RECEIVABLES MGMT., LLC,AGENT FOR PORTFOLIO RECOVERY,PO BOX 41067,NORFOLK VA 23541
PRA RECEIVABLES MGMT., LLC,agent of PORTFOLIO RECOVERY ASSOC.,PO BOX 12914,NORFOLK VA 23541
PRESTIGE FINANCIAL SERVICES,ATTN: MNG AGT,PO BOX 26707,SALT LAKE CITY UT 84126-0707
PROFESSIONAL ACCOUNT MANAGEMENT LLC,PO BOX 391,MILWAUKEE WI 53201
PSNC ENERGY,PO BOX 100256,COLUMBIA SC 29202-3256
QUANTUM3 GROUP, LLC,ATTN: MANAGER OR REG. AGENT,PO BOX 788,KIRKLAND WA 98083
QVC, INC.,ATTN: MANAGING AGENT,C/O GC SERVICES LIMITED PARTNERSHIP,PO BOX 3044 LIVONIA MI 48151
RALEIGH PATHOLOGY LAB ASSOC PA,PO BOX 6241,CHRISTIANBURG VA 24068-6241
RECEIVABLE SOLUTIONS, INC,PO BOX 21808,COLUMBIA SC 29221
RENT A CENTER,ATTN: MNG AGT,4550 CAPITAL BLVD,RALEIGH NC 27604
RICHMOND EMERGENCY PHYS INC,ATTN: MNG AGT,PO BOX 79013,BALTIMORE MD 21279
RICHMOND SPECIALTY GROUP,ATTN: MANAGING AGENT,3 MARYLAND FARMS,STE 250 BRENTWOOD TN 37027
RVA PEDIATRICS PC,ATTN: MANAGING AGENT,10410 RIDGEFIELD PKWY,HENRICO VA 23233
SADINO FUNDING LLC,ATTN: MANAGING AGENT,C/O QUANTUM GROUP LLC,PO BOX 788 KIRKLAND WA 98083-0788
SIMPLY STORAGE,ATTN: MANAGING AGENT,4475 POUNCEY TRACT RD,GLEN ALLEN VA 23059
SPRING FOREST ANIMAL HOSPITAL,2310 SPRING FOREST RD.,RALEIGH NC 27615
STANLEY STEEMER,ATTN: MANAGING AGENT,121 BLACK FORTY DRIVE,WINSTON SALEM NC 27127
SYNCHRONY BANK,PO BOX 965060,ORLANDO FL 32896
TIME WARNER CABLE,2505 ATLANTIC AVENUE,RALEIGH NC 27604-1411
TIME WARNER CABLE,3140 W. ARROWWOOD COURT,CHARLOTTE NC 28273
TIMOTHY M. SALEEBY,8308 GREY ABBEY PL,RALEIGH NC 27615
VALENTINE & KEBARTAS, INC,PO BOX 325,LAWRENCE MA 01842
VERIZON,PO BOX 26055,MINNEAPOLIS MN 55426
VIRGINIA DEPT OF MOTOR VEHICLES,PO BOX 27412,RICHMOND VA 23269
VIRGINIA EMPLOYMENT COMMISSION,PO BOX 1358,RICHMOND VA 23218
WAKEMED,P.O. BOX 29516,RALEIGH NC 27626-0516

By Electronic Transmittal :

By Fax :

I certify that I have prepared the Certificate of Service and that it is a true and correct copy to the best of my knowledge, information and belief.

Date : 4/7/2017

Signature : Robert J. Wallace Jr.

Premium Graphics, Inc.
2099 Thomas Road Suite 10
Memphis, TN 38134